The world has misjudged, mistrusted, ma-Humbly and heartily, cousins and friends!

Let us remember your wrongs and your Gen. Jackson kept his word, and on trials, Signdered and plundered and crushed to the dust, Draining adversity's bitterest vials, Patient in courage and strong in good

You fought for Liberty-rather than Slav-Well might you wish to be quit of that But you were sold to political knavery Mesh's by diplomacy's spider-like skill; and you rejoice to see slavery bunished, While the free servant works well as

Confident, though many fortunes have Soon to recover all—rich as of yore! and crueities, Cases exceptional, evil and rare. But to tell the truth—and truly the jewel

Kindliness ruled-as a rule-ev'rywhere! vants-if slaves-were your wealth and Born with your children and grown on Still to make friends of dependants all

Yes, It is slander to say you oppresa'd Caring for all, as in health, so in sickness, was their father, their patriarch

chief. Age's infirmities, infancy's weaknesses, Leaning on him for repose and relief. When you went forth in your pluck and your bravery, Seiling for freedom both fortunes and

Where was that prophesied outburst of Wrecking revenge on your children and Nowhere! You left all to servile safe keep-And this was faithful and true to your Master and servant thus mutually reaplog Double reward of the good and the just !

Shared with too many belief in your But I recant it-thus-let me confess you-Knowledge is victor and everywhere wins; For I have seen, I have heard, and am sure You have been slandered and suffering

OLD HICKORY. Gen, Jackson's Duel with Charles

Dickinson.

County, Ky. It grew out of a dispute concerning a horse race, which had and Capt. Joseph Erwin, the fatherin-law of Dickinson, who was also in-All the parties resided in or about Nashville, Tenn. For some reason the race did not come off, and Erwin paid forfeit.

Shortly afterward Gen. Jackson heard that Dickson had, on the day of the expected race, indulged in some disparaging allusions toward Mrs. anxiety and dread at Jackson, saw a Jackson. Parton, in his account of the duel, in the "Life of Jackson, does not explain the nature of these allusions, but I have been informed by a relative of Mrs. Jackson, a gentleman of high character, still living, that not fall. Erect and and grim as Fate she was present, in her carriage, on the track, to witness the race, and when the forfeit was declared, she remarked with an air of pardonable exultation, to some of her friends, that-

"Truxton (the General's horse) would have left Plowboy (Capt. Er-win's horse) out of sight. This was repeated to Dickinson, who, being somewhat excited by his losses, and under the influence of liquor, rejoined "Yes, about as far out of sight as Mrs Jackson left her first husband when she ran away with the General."

It is here necessary to explain that Mrs. Jackson, nee Donelson, had first married a Mr. Robards, of Mercer county, Kentucky. The marriage proved unhappy, and a separation en sued, Mrs. Robards returning to her parental home in Tennessee. After some time it was reported and generally believed that Robards had applied to the Legislature of Virginia, of which Kentucky was then part, for a divorce on the ground of his wife's abandonment, and that it had been granted. Feeling at liberty to form another alliance, Mrs. Robards married Jackson, then a rising young lawyer of Nashville. It subsequently transpired, however, that the divorce had not been granted, but the Virginia Legislature had merely passed a bill, empowering the Kentucky courts, upon proper proof, to grant it. Robards delayed any further action for several years, and not until after the second marriage of Mrs. Robards, when he filed a petition in the Mercer Court. isking for a divorce on the ground of her "living in adultery with one Andrew Jackson," and upon this ground the divorce was allowed. "And thus, says the biographer of Jackson, "the most chaste of women, and one of the few irreproachable public men of his day, are recorded adulterers."

When Dickinson's remarks on the race track were repeated to Jackson he immediately called upon him, and inquired if he had made it. Dickinson replied that he might have done so, out if he had he must have been drunk, and apologized. This removed all ill-feeling on the part of Jackson, and they separated in a friendly man-

Unfortunately, Dickinson was too much in the habit of getting drunk and osing the control of his tongue, Shortly afterwards, in a tavera in Nashwille, he again spoke slightingly of Mrs. fackson, and the circumstance was duly conveyed to her husband. There is the authority of the late General Houston for saying that Jackson call-ed upon Captain Erwin, and advised him to exert his influence with his sou-in-law, and induce him to restrain his speech and comport himself like a zentleman in his cups "I wish no marrel with him," said he," but he is used by my enemies, who are urging him to pick a quarrel with mo. Advise him to stop. From this time forward there was no good will between the two men, and the sense of resentment that Jackson's wound was "neither in Jackson's bosom needed but a spark severe nor dangerous." It confined to kindle into a coasuming blaze. He him to his room for several weeks, and was at this period one of the most con-vision one of the most con-it broke out afresh, and troubled him spicuous characters of Tennessee, He had served in Congress both as a Representative and Senator; had been a Supreme Judge of the State, and was then a Major General of its militin. He was in his fortieth year. Dickinson was much younger, scarcely twentyfive, a lawyer by profession, of good family and connections, somewhat dissipated in his habits, and rather reckess when under the influence of drink, He was reputed to be the best shot in

friend of Dickinson, who had recently son, emigrate from Virginia, Thomas Swann by name. It happened that he was concerned in some way in the Jackson horse race. He held a conversation with the former touching the settlement of the forfeit, which he un- ments, which we offer for sale at less dertook to relate to Dickinson. Jack- than manufacturer's price. This mason was asked for an explanation of chine has never been used, and will be something he was alleged to have stat- furnished to purchaser in good worked to Swann. He did it very promptly ing order. Call soon, and secure a by pronouncing Swann "a d-d linr." bargain in one of the best machines The latter demanded a retraction of the now in use. offensive epithet, with the intimation

MARTIN TUPPER EULOGIZES THE that a challenge would follow a refu-Jackson declined to retract, and informed Swann that if he challenged him he would cane him. The chal-WAY

" To Andrew Jackson:

"Think not that I am to be intimidated by your threats. No power terrestrial shall prevent the settled purpose of my soul. The statement that have made is substantially correct. The torrent of abusive language with which you have assailed me is such as every gentleman should blush to hear; your menaces I set at defiance, and now demand of you that reparation which one gentleman is entitled to receive of another. My friend, the Let us, then, speak of you just as we find bearer of this, is authorized to make

> receipt of this message, politely "caned" Mr. Swann. From the beginning Jackson had suspected that Dickinson was at the ottom of his trouble with Swann, and he did not hestitate to say so. In the course of his correspondence with the latter he denounced a certain "base poltroon and cowardly tale-bearer who always acts in the dark," and added: "You can apply the latter to Mr. Dickinson. " * Mr. Dickinson has

given you the information the subject of your letter. In return and in jus-Doubtless there had been some hardships | tice to him I request you to show him I set out in the morning for South West Point. Should anything herein contained give Mr. Dickinson the spleen, I will furnish him with an anodyne as soon as I return."

This was shown Dickinson. He was And it was quite as much intrest as merit on the eve of starting to New Orleans on a flat-boat; but he addressed the General a letter. "As to being a pol-troon," he wrote, "I think that term is as applicable to you as any one I know; Does a man squander the prize of his and I shall be very glad when an op-Was it not often that he who possess'd portunity serves to know in what manner you give your anodynes, and hope Rather was owned by his servants him- you will take payment in one of my ost moderate cathartics." Before Jackson could respond to this den,

Dickinson was on his way to the lower ountry. It is said that during his trip he incessantly practiced with his pistols, well aware of the inevitable combat which awaited his return. Both parties, with their respective

cavalcades, reached the vicinity of the ground appointed for the duel late in the afternoon. They secured accommodations at a couple of neighboring taverns. It is related that Jackson ate heartily at supper that night, conversing in a lively, pleasant manner, and smoked his evening pipe as usual. He Generous Southerners! I who address retired early, and by daylight next morning the whole party was up in the saddle. A gallop of a mile and the fording of a stream, which, owing to its swollen state, it was found necessary to swim, brought them to the ground Dickinson and party had already ar-

rived. The business at once proceed-Paying all slavery's cost and the cure of it, and the great world shall repent of its of position and Jackson's the office of giving the word. "Both were perfectly collected," says Parton." "All the politeness of such occasions was very strictly and elegantly performed. Jackson was dressed in a loose frock coat buttoned carelessly over his chest and concealing in some degree the extreme The duel between Jackson and Dick slenderness of his figure. Dickinson inson took place on Friday, the 28th of May, 1806, on Red river, in Logan of the two, but Jackson's tall, erect demeanor, it is said, gave him a most been arranged between Gen. Jackson superior and commanding air, as he stood under the tall poplars on this bright May morning, silently awaiting

the moment of doom. 'Are you ready?' said Overton.
'I am ready,' said Dickinson. "'I am ready, said Jackson. The word was given.

Dickinson raised his pistol quickly and fired. Overton, was looking with puff of dust fly from the breast of his coat, and saw him raise his left arm and place it tightly across his his breast. He is surely hit, thought, Overton, and in a bad place, too, but no; he does he stood, his teeth clenched, raising his pistol. Overton glauced at Dick uson. Annoyed at the unwonted failure of his aim, and apparently appalled at the awful figure and face before

him, Dickinson had recoiled a pace or 'Great God!' he fultered, 'have I missed him?"

"Back to the mark, sir! shrieked Overton, with his hand upon his pistol. "Dickinson recovered his compos-ure stepped forward to the peg and stood with eyes averted from his an-

"General Jackson took deliberate aim and pulled the trigger. The pistol neither snapped nor went off. He noked at the trigger and discovered that it had stopped at half-cock. He drew it back to its place and took aim a second time. He fired. Dickinson's face blanched; he reeled; friends rushed toward him, caught him in their arms and gently seated him on the ground, leaning against a bush. His trousers reddened. They stripped off his clothes. The blood was gushing from his side in torrents. The ball had passed through the body be-

low the ribs. Such a wound could not but be fatal.' Juckson and his friends immediately left the field. It was found upon examination, on reaching the taveru, that he was wounded. "Dickinson's im," says Parton, "had been perfect. He had sent the ball precisely where supposed Jackson's heart was beatng, but the thinness of his body and the looseness of his coat combining to deceive him, the ball had only broken a rib or two, and raked the

breast-bone. It was a somewhat painful, bad-looking wound, but neither severe nor dangerous. Dickinson died that night. In this duel it is plain to be seen from a careful consideration of the circumstances above parrated, though the truth does not appear to have reached the apprehension of Gen. Jackson's biographer, that Dickinson was outwitted by his older and more experienced antagonist. Advantage was taken of the very fact of his being a "dead shot," and of his perfect onfidence in his skill with the pistol. His avowed purpose was to shoot Jackson through the heart, and he elt absolutely sure of doing this. In what manner his object was defeated Mr. Parton unconsciously discloses. He aimed "precisely where he supposed Jackson's heart was beating, but the thinness of his body and the looseness of his coat" combined "to de-

ceive' him. Admitting the morality of private combat as of public war. such strategy, under the circumstances. can not be regarded as unjustifiable. The late Gen. Sam. Dale, who was imtimate with Jackson, has been frequently heard to say that Dickinson's fatal mistake was in not aiming at Jackson's head instead of his heart. Parton is in error when he states

for the remainder of his life. The pulmonary affection which finally carrid him to his grave is attributed to that would. Jackson never exhibited the slight-

est compunction for the part he took in this bloody affair. He very rarsty alluded to it, but when he did it was always with perfect complacency. It is told of him that a gentleman was once examining his dueling pistols. Tennessee.

There was at the time another young attorney in Nashville, an intimate toll with which I killed Mr. Dickin.

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f you want Address Cards If you want Business Cards, f you want Wedding Cards, f you want Invitation Cards. f you want Business Circulars f you want Pamphlets Printed, t you want Business Wrappers, If you want Job Printing of any kind, done with promptness and in the best style, as cheap as the same class of work can be done in this section, come to the CHRONICLE office.

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lot of Wood n Boot and Shoe Boxes, lot of Paste-Board Boot and Shoe Boxes, tot Store Stools, I large Mirror, 2 writing desks, I Counter, I large Show Window Shade, and a few goods such as Hats, Boots and Shoes, etc.,

Which I will close out to some merchant cheap. Call on me at Harrison & Shelby's office and I will show you these things at any time and make terms and prices satisfactory. Respectfully, ED, V. HARRISON.

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CLARKSVILLE DISTRICT - TEN-NESSEE CONFERENCE.

Second Round of Quarterly Meetings. Saline, at Indian Mound, Feb 17, 18.
Asbury, at Mallory's, Feb, 24, 25.
Cedar Hill, at Adams' Station, Feb, 23
and March 1.
Cheatham, at Ashland, March 3, 4. Antioch, at Salem, March 7, 8, Blooming Grove, March 10, 11.

Barton's Creek, at Fagan's Chapel, March Palmyra, March 17, 18, lekson, March 21, 22. rovidence and Bethel, at Bethel, March

District Conference at Charlotte, May 11, 2 and 13. Bishop Keener is to preside. W. BURR, P. E. FORTY YEARS BEFORE THE PUBLIC

DR. C. MCLANE'S CELEBRATED LIVER PILLS,

FOR THE CURE OF Hepatitis or Liver Complaint. DYSPESSIA AND SICK HEADACHE.

Symptoms of a Diseased Liver.

DAIN in the right side, under the edge of the ribs, increases on presare; sometimes the pain is in the left ide; the patient is rarely able to lie on the left side; sometimes the pain felt under the shoulder-blade, and frequently extends to the top of the shoulder, and is sometimes mistaken for a rhoumatism in the arm. The stomach is affected with loss of appetite and sickness; the bowels in general are costive, sometimes alternative with lax; the head is troubled with pain, accompanied with a dull, heavy sensation in the back part. There is generally a considerable loss of memory, accompanied with a pain-. ful sensation of baving left undone something which ought to have been done. A slight, dry cough is sometimes an attendant. The patient complairs of weariness and debility; he is easily startled, his feet are cold or burning, and he complains of a prickly sensation of the skin; his pirits are low; and although he is atisfied that exercise would be beneficial to him, yet he can scarcely ummon up fertitude enough to try In fact, he distrusts every remedy. Several of the above symptoms attend the disease, but cases have occurred where few of them existed, ver examination of the body, after death, has shown the LIVER to

have been extensively deranged, AGUE AND FEVER. DR. C. MCLANE'S LIVER PILLS, IN CASES OF ACCE AND FEVER, when taken with Quinine, are productive of the most happy results. No better cathartic can be used, preparatory to, or after taking Quinine. We would advise all who are afflicted with this disease to give them A FAIR TRIAL.

For all Billious derangements, and as a simple purgative, they are unequaled.

BEWARE OF IMITATIONS. --The genuine Dr. C. MCLANE'S LIVER PILLS are never sugar coated. Every box has a red wax seal on the lid, with the impression Dr. MCLANE'S LIVER PILLS. The genuine MSLANE'S LIVER Pills bear the signatures of C. MCLANE and FLEMING BROS. on the

Issist on your druggist or storekeeper giving you the genuine DR. C. MYLANE'S LIVER PILLS, prepared by Fleming Bros., Pittsburgh,

Sold by all respectable druggists and country storekeepers generally.

CHANCERY SALES

SATURDAY, MARCH 24, 1877.

Nancey C. Allbright vs. Mary G. Allbrigh et al. Pursuant to a decree in this cause, at the November Term, 1876, of the Montgomery County Chancery Court, I will seil pub-licly to the highest bidder, at the Court House door in Clarksville, on

Saturday, March 24, 1877, so much of the tract of land hereinafter described as may be necessary to pay the costs of this cause and the Attorneys' tees, amounting to about \$130.00: 107.2-5 acres land in Civil District No. 10, of Montgomery county, adjoining the ands of Patrick, Council and others; plat and of Patrick, Council and others; plated and boundaries are on file in my office and will be shown upon application.

TERMS: Six and twelve months credit with interest. Notes with good security required and a lien retained. No redemption.

POLK G, JOHNSON,

C & M and Commissioner.

Feb17, 1877 tds-prf \$9 00. J. B. Little et ux. vs. James Emery et al. Pursuant to decree in this cause, at the November Term, 1876, of the Montgomery County Chancery Court, I will sell publicly to the highest blidder, at the Court House door in Clarksville, on

Saturday, March 24, 1877, Lot No. 2, containing 70 poles, and lot No. 3, containing 72 poles, of the Russell lands, lying between Greenwood Avenue and the Nashville pike, near the City of Clarksville; purchased at former sale in this cause by L. B. Clark, and now sold to enforce payment of purchase recovery. ayment of purchase money.
TERMS: Cash. No redemption.
POLK G. JOHNSON,
C & M and Commissioner Feb 17, 1877-tdsprf \$7 00.

H.C. Merritt, adm'r, vs. W. D. Coleman and W. D. Coleman vs. J. H. Acree et al. Pursuant to decree of the Moutgomery t its ARLINGTON, Houston county, 4th Mon-licly day in February and 4th Monday in August. County Chancery Court, rendered at its November Term, 1878, I will sell publicly to the highest bidder, at the Court House in Clarksville, on

Saturday, March 24, 1877, tract of land lying on the waters of A track of land lying on the waters of Blooming Grove Creek, in Civil District No. 9 of Montgomery county, containing about 81 acres; bounded on the north by the lands of Jack Bayless, east by James Seay, scuth by Henry Leign, and west by Nicholas Adams, being same decreed to Coleman by the Chancery Court in the case Nicholas Adams, being same decreed to Coleman by the Chancery Court in the case of Crowder, Seay and Coleman vs. Peacher, and purchased by said Coleman at a former sale in this cause TERMS: Cash, without the right of re-

POLK G. JOHNSON, C. & M. and Commissioner, Feb 17, 1877-tds prf \$8.00 S. O. W. Brandon et ux. vs. T. J. Munford

Pursuant to decree of the Montgor County Chancery Court, rendered at its November Term, 1878, I will sell publicly to the highest bidder, at the Court House door in Clarksville, on Saturday, March 24, 1877,

tract of land on the east side of Rec River, near the Orphan Asylum, bounded as follows: Beginning at the southeast corner of the Asylum tract on Red River, runs south 730 poles: then west 81 poles to Manning's corner; then south 10 east 75 poles to a stake; then up the river 76 poles to the beginning containing the reserver. to the beginning, containing 41 acres.

TERMS: Cash sufficient to pay costs; balance on six and twelve months credit with interest. Notes with good security require and a lien retained No redemption. POLK G. JOHNSON, C. & M. and Commissioner. Feb. 17, 1877-tds-prf \$8 00.

D. N. Kennedy vs. J. M. Cross. Pursuant to decree in this cause at the November Term 1876, of the Monigomery County Chancery Court, I will sell publicly to the highest bidder, at the Court House oor in Clarksville, on

Saturday, March 24, 1877, house and lot, known as No. 47 printer plat, No. 6 of Shelton's plat in Kennedy's division, beginning at Neat's southwest corner on High Street, runs west 50 feet, then north 200 feet to Fredonia street, then with said street east 50 feet, then to the TERMS: Six, twelve and eighteen months credit with interest. Notes with good surety required and a lien retained. No POLK G. JOHNSON.

Iones D. Neblett Ex., ys. Henry Stradfo Pursuant to decree in this cause, re dered at the November Term, 1878, of the Montgomery County Chancery Court, 1 will sell publicly to the highest bidder, at the Court House door in Clarksville, on

Saturday, March 24, 1877, house and lot in Gupton's division of nectry known as Lot No. 6, bounded as allows: Beginning at Kincannon, Wood Co's west corner, runs south with trother's line to an alley, then with the tley west 43% feet to Perrin's corner, then orth with Perrin's line to Kincannon, north with Perrin's line to Kincannon,
Woodd Co.'s west corner, then with their
line east 43% feet to the beginning.
TERMS: Six and twelve months credit
with interest. Notes with good surety required and a hen retained. No redemption, Polak G. John Son,
C. & M. and Commissioner.

Feb 17, 1877 tds-pf \$8.00.

Jones D. Neblett Exr., vs. D. H. Duncan. Pursuant to decree in this cause at the November Term, 1876, of the Montgomery County Chancery Court, I will sell publicly to the highest oidder, at the Court House

Saturday, March 24, 1877, house and lot of ground in the town o house and lot of ground in the town of akwood. Montgomery county, known as t No. 13 in the plat on file in my office in e cause of Oates & Bean vs. D. H. Duncan, sing same purchased of B. O. Keesce by uncan on May 1, 1872, and on which Ihunan then lived. TERMS: Six and twelve months credit rith interest, purchaser to execute notes rith good surety, dated October 7, 1876, and iddings to be opened at \$275 00. No reemption.

POLK G. JOHNSON,
C. & M. and Commissioner.

Feb 17, 1877-tds-prf \$800. Wm. Wall et al. vs. Mary Wall et al. Pursuant to decree in this cause at the November Term, 1878, of the Montgomery County Chancery Court, I will sell publicly o the highest bidder, at the Court House loor in Clarksville, on

Saturday, March 24, 1877. Lots Nos. 16, 17, 18 and 20 of the lands in the cause of Stacker vs. House, Humphthe cause of Stacker vs. House, Humpirevs, et al., containing respectively 41-3, 7, 61-5 and 57-16 acres; also for No. 2 of the Rope Walk lot in South Clarksville, all of which were purchased at a former sale in this cause by George R. Harris, and are now sold to enforce the collection of amount due from him. Plats can be seen TERMS: Cash. No redemption.

POLK G. JOHNSON.

C. and M. and Commissioner
Feb 17 77-tds prf87 50

Farms for Rent.

Thomas Batson et al. vs. Bobert McNeilly et al. Pursuant to decree in this cause I will rent publicly at the Court House in Clarks-ville, on

Saturday, March 3, 1877, or the year 1877, the real estate of T. H or the year 1877, the four estate of 1, 11
Batson, deceased, as follows;
One tract of about 480 acres in District
No. 16 of Montgomery county, bounded on
the east by Sol. Raimey, south and west by
Inckson, McKiernon & Co., north by James Black's heirs.

One truct of about 700 acres, less dower, in Moutgomery county, bounded on the east and south by Jackson, McKiernon & Co., west by Jerry Bull and Wm. Harvey's heirs and the dower tract, and north by Jackson, McKiernon & Co.

One tract of about 100 acres in Cheatham county, bounded on the east by James E. Neblett, south by Collins and Harris, west by Harris and Minor, and north by Wm. Wyatt's heirs. denters must give notes with good surety due January 1, 1878.
POLK G. JOHNSON,
Febl7'77fdspf&bls8-11 00 Receiver

COME TO STAY!" M. L. JOSLIN, Saddle and HARNESS MAKER competition. He has on hand a very large stock of

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and everything in the Harness line at Wholesale and Reiail Prices to compete with anybody's OLD FASHION WORK. His work is manufactured of the BEST MATERIAL and guaranteed in every particular. Saddles at \$3 @. Bridles at 50c, Back Bands (lesther) 45c, Girths at 25c, Collars at 65c, Saddle Blankets at 45c, Old Army Hames at 15c. Old Army Hames at 15c. M. L. JOSLIN, Agent.

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Arrival and Departure of Mails.

CLONE. For Louisville and beyond, 8:00 A. M. and For Neshville, 8:00 P. M.

Between Clarksville and Louisville, 8:00 P.
M. and 8 00 A. M.
Southeastern Railway, 1:10 P. M.
Southern, 8:00 P. M.
Dover, Wednesdays and Saturdays, 7:00 A. M. New Providence, Peacher's Mill and Hop-kinsville, Wednesdays and Saturdays, 7:30 A. M. McAllister's X Roads, Wednesdays and aturdays, 11 A. M. Woodford and Rossview, Fridays, 11 A. M.

ARRIVE. Louisville and Northern cities, 7:30 A. M. nd 6:15 P. M. Nashville and Southeastern, 6:15 P. M. and Between Clarksville and Louisville, 7:50 M. Southern. 8:48 P. M. Sew Providence, 4 P. M. Dover, Tuesdays and Fridays, 7 P. M. Hopkinsville, Wednesdays and Satur

P. M. IcAllister's X Roads, Wednesdays and aturdays, 10 A. M. Woodford and Rossview, Fridays, 10 A. M. Office hours, daily, from 7 a. m. to 8 P. M. Sundays, 8 to 91/4 a. M. Sixth Division of the Chancery Court.

The Chancery Court for this, the Sixth Division, Hon, H. H. LURTON, presiding, is held at the following times and places: HARTSVILLE, Trousdale county, 1st Mondays of February and August, CLARKSVILLE, Montgomery county, 4th Mondays of April and 2d Mondays of No-GALLATIN, Sumner county, 2d Monday of June and 4th Monday of December.

LEBANON, Wilson county, 2nd Monday of April and 2nd Monday of October.

Springfield, Robertson county, 4th Monday March and 3rd Monday in Septem-DOVER, Stewart county, 2nd Monday in February and 4th Monday in October. ASHLAND CITY, Cheatham county, 3rd londay in January and 2nd Monday in

Tenth Judicial Circuit. The Circuit Court of this, the 10th Judicial Circuit, Hon, J. E. RICE presiding, are held at the following times and places: held at the following times and places:

CLARKSVILLE, Montgomery county, on lat Mondays in January, May and September. C. D. Balley, clerk.

Springfield, Robertson county, the 1st Mondays in February, June and October.—
John Y. Hutchings, clerk.

Ashland City. Cheatham county, the 3rd Mondays in February, June and October. W. B. Nichols, clerk.

CHARLOTTE, Dickson county, the 3rd Mondays in March, July and November.—
J. A. Dodson, clerk.

WAVERLY, Humphreys county, the 4th Mondays in March, July and November.
H. M. Little, clerk.

Dover, Stewart county, 2nd Mondays in 1t is therefore ordered that they enter Dover, Stewart county, 2nd Mondays in April, August and December, W. J. Hag-

Montgomery County Criminal Court will be held on 4th Mondays of January and April, and 2nd Monday of November, by Judge C. W. Tyler, B. D. Johnson At-torney General.

Masonic.

Clarksville Lodge, No. 89, meets first Monday night in every month. Clarksville Chapter meets first Thursday after first Monday. Clarksville Council, meets second Thurs-day after first Monday. The Commandery meets third Monday.

Independent Order of Odd Fellows. PYTHAGORAS LODGE, No. 23, meets every Monday night.
Young Encampment meets First and
Third Thursday in each month.

Knights of Honor. Clarksville Lodge, meets Second and Fourth Thursday in each month. Masonic.

Valley Forge Lodge, No. 228, F. & A. M., neets at Oakwood on the second Saturday n each month. J. F. MOKROW, Master. E. S. Winn, See'y.

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meof noises in the head. I rubbed some of
your Ointment behind the ears, and the
noise has left." "Send me two boxes; I want one for a vision among the heirs. TERMS—One-third cash, balance in 6 and months, notes bearing interest fram date squired, and a lien retained for the puroor family. oor family."
"I enclose a dollar; your price is 25 cents, ut the medicine to me is worth a dollar."
"Send me five boxes of your Pills."
"Let me have three boxes of your Pills y return mail, for Chills and Fever."
I have over 200 such testimonials as these,

it want of space compels me to conclude For Cutaneous Disorders, And all eruptions of the skin, this Oint-ment is most invaluable. It does not heal externally alone, but penetrates with the most searching effects to the very root of

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For Stomachs Out of Order. No medicine will so effectually improve to tone of the stomach as these Pills they move all acidity occasioned either by in-mperance or improper diet. They reach the liver and reduce it to a healthy action ey are wonderfully efficacious in cases of asm—in fact they never fall in curing all Hold of the liver and stomach.
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estock is complete and seasonable GENT'S FURNISHING GOODS, Hats, Boots, Shoes, Trunks, Valises, and Be sure to call on me, if you need any-thing that is kept in a first-class clothing Very respectfully, W. KLEEMANN, June 8, 1876-tf.

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ED. H. LEWIS

M C. PITMAN

FRANKLIN STREET, OPPOSITE COURT HOUSE CLARKSVILLE, TENNESSEE. Oct 7,76-tf.

Administrator's Notice.

Having doly qualified as Administratrix of the estate of W. L. Taylor, deceased, of the estate of W. L. Taylor, deceased, all persons having claims against said estate will present them, properly proven, within the time prescribed by law, or they will be forever barred.

Those indebted to the estate will please come forward and settle immediately.

MRS, E. A. TAYLOR, Feb. 3, 1877-4wo.

In Chancery at Clarksville-State of Tennessee. CLEBE & MASTER'S OFFICE, January 29, 1877.

J. J. Crusman, Complainant, vs. Sechle McCuliough & Co., Defendants. It appearing from affidavit filed in this cause, that the Defendants, D. M. Sechler, Sam McCullough, S. Morse and Charles S. Morse are non-residents of the State of It is therefore ordered that they ente this therefore ordered that they enter their appearance, herein, before or within the first three days of the next term of said Court, to be held on the 4th Monday in April next, 1877, and plead, answer or demur to Compiainant's Bill, or the same will be taken for confessed as to them and set for hearing ex parte; and that a cop of this order be published for four consecu-tive weeks in the Clarksville Chronicle.

In Chancery at Clarksville-State of Tennessee.

A Copy-ATTEST: POLK G. JOHNSON, C. & M.

CLERK AND MASTER'S OFFICE, January 29, 1877. Jones D. Neblett, exr., Complainant, vs. L. G. Williams, et al., Defendants. It appearing from affidavit filed in this cause, that the Defendants, L. G. Williams and wite, E. A. Williams, are non-residents of the State of Tennessee:

It is therefore ordered that they enter their appearance, herein, before or within the first three days of the next term of said Court, to be held on the 4th Monday in Court, to be held on the 4th Monday in April next, 1877, and plead, answer or demur to Complainant's Bill, or the same will be taken for confessed as to them, and set for hearing ex parte; and that a copy of this order be published for four consecutive weeks in the Clarksville Chronicle.

A Copy—ATTEST: FOLK G JOHNSON, C. & M. BAILEY & SMITH, Sol's for Compl't. Feb 3, 1877-4wprf \$5.00.

It appearing from affidavit filed in this cause, that the Defendants, Wm. Fitzgerald and Pat Donoho are non-residents of the State of Tennesse:

It is therefore ordered that they enter their appearance, herein, before or within the first three days of the next term of said ourt, to be held on the 4th Monday in April ext, 1877, and plead, answer or demur complainant's Bill, or the same will be aken for confessed as to them and set for earing ex parte; and that a copy of this rder be published for four consecutive ceks in the Clarksville Chronicle. A Copy—ATTEST:
POLK G. JOHNSON, C. & M
BAILEY & SMITH, Sol's for Compl't.
Feb. 3, 1877 4w prf. \$5.

Original Attachment. State of Tennessee-Montgomery Co.

Revolving Hay Rakes, W. F. Johnstone and McCauley & Peacher vs. John Smith. In these causes it appearing by affidavit that the defendant, John Smith, is justly indebted to plaintiffs and is a non-resident of the State so that the ordinary process of law can not be served upon him, and an original attachment having been levied upon his property, to-wit: 800 pounds o tobacco and 60 barrels corn, it is therefore tobacco and 60 barrels corn, it is therefore ordered that publication be made in the Clarksville Chronicle, a newspaper published in the city of Clarksville, for four successive weeks commanding the said John Smith to appear before me or some other acting Justice of the Peace, at my office in Civil District No. 12 of said county, on the 10th day of March, 1877, and make defense to said suit against him, or it will be proceeded with ex parte. be proceeded with ex parte, 8. A. CALDWELL,

Commissioner's Sale of Valua- Building Hardware, Meble House and Lot.

of the Peace of Montgomery Co.

Wm. Dorris vs. O. L. Shropshire et al. Pursuant to a decree of the County Court of Monigomery county, made at the Feb-ruary term of 1877, I will on Saturday, March 3, 1877, sell to the highest bidder, at the Court House in Clarksville, a certain house and Honse in Clarksville, a certain nouse and out situated on toommerce street, in Clarks-ville, bounded on the South by Commerce street, on the West by the property of C. W. Radford, on the North by Covington, and on the East by the Methodist Parsonage, eing the property belonging to the estate Mary L. Shropshire, deceased. Sold for

PETER ONEAL, (l'k & Com'r, Feb. 10, 1877-Iwprfadvabilis\$9 50, ADMINISTRATRIX SALE. As Administratrix of W. L. Taylor, de-eased, I will, at the farm of Mrs. Mary Johnson, on

Thursday, March 8, 1877, ell to the highest bidder all of the persons property belonging to said estate, consist ing of 8 or 10 Horses and Mules, 15 or 20 head ing of 8 or 10 Horses and Males, 10 or 20 head of Cattle, some of which are the most fashionable thorough-breds and graded; 115 or 120 head of Cotswold and graded Sheep, 30 of which are good muttons; 10 or 15 Cashmere and graded Goats; 12 or 15 Berkshfre and Puland China Sows, with pig by thorough bred bears; 20 or 40 Europehica and In all diseases affecting these the chether they secrete too much or too little sater; or whether they be afflicted with stone or gravel, or with aches and pains settled in the ioins over the regions of the kidneys, these Pills should be taken according to the printed directions, and the Continuent should be well rubbed into the Wood iron frame Mower; Plows and Farming Implements of every description.

Attemps under \$500, cash; sums Wood fron frame Mower; Plows and Farming Implements of every description.

TERMS: All sums under \$5.00, cash; sums of \$5.00 and over on a credit of twelve months. Note, bearing 6 per cent, interest from date, with two good and approved securities, will be required before the property is delivered.

MRS. E. A. TAYLOR.

Administratrix of W. L. Taylor, dee'd.

Peb. 17, 1877-3wo

Commissioner's Sale of Trice's Landing Warehouse Property.

Herndon, Lyle et als. vs. W. C. Hester. By virtue of a decree of the County Court of Montgomery county, Tenn., made at the February Term. 1877, I will offer for sale to the highest hidder, at the Court House in Clarksville, on Saturday, March 10, 1877,

the warehouse and grounds known as the Trice's Landing Warehouse property, con-taining about 18 acres, more or less, a full description of which will be given on day of sale. Sold for balance of purchase nnce on one and two years credit. Notes with good security required, and a lien retained to secure payment, Said without the equity of redemption or repurchase.

PETER ONEAL, CI'k & Com'r.
Feb 17, 1877-4wprf&bills89 50

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DR. D. F. WRIGHT, Having accepted a position in the office of the CHNONICLE, wishes to state that he will still practice in his profession, and that when not at his own office may be sought SAMUEL JOHNSON.

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other compounds, ornamental designs, de-marks, and labels. Caveats, Assignferferences, etc., promptly at Inventions that have been REJECTED by the Patent Office cases, be secured by us. Being opposite the Patent Office, we can make closer searches, and secure Patents more promptly and with broader claims than those who are remote from Washington. INVENTORS send as a model levice; we make examinations free of tharge, and advise as to patentality. All Prices low, and no charge unless the Patent is secured.

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Jan, 8 1876-tf WEEKLY HERALD

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RUFUS N. RHODES.

ATTORNEY AT LAW

AND SOLICITOR IN CHANCERY. CLARKSVILLE, TENN. OFFICE ON STRAWBERRY ALLEY. Sept. 25, 1875-tf. DR. H. E. BEACH

Methodist Church, Franklin Street, CLARKSVILLE, TENN. REAL ESTATE AGENT. T. M. RILEY

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Oct. 374-tf

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